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UNITED STATES BANKRUPTCY COURT DISTRICT OF UTAH

10 - 36925

IN RE: Tyler Troy Christensen

Rebecca Anne Christensen

xxx-xx-5429 xxx-xx-4252

SSN:

CASE NO.: CHAPTER 13

	CHAPTER 13 PL	<u>AN</u>		
AND MOTION TO VALUE	COLLATERAL AND TO	O AVOID	LIENS UNDER 11	USC § 506
⊠ Original	Amended	Date	December 7, 2010	

YOUR RIGHTS WILL BE AFFECTED. You should read these papers carefully and discuss them with your attorney. If you disagree with any provision of this plan or any motion made below, you must file with the bankruptcy court a timely written objection. Unless a written objection is filed before the deadline stated in the *Notice of Chapter 13 Bankruptcy Case, Meeting of Creditors and Deadlines*, the court may grant the motion(s) and confirm the plan without further notice or hearing.

VALUATION OF SECURED CLAIMS AND DETERMINATION OF INTEREST RATE. With respect to secured claims listed in paragraphs 3.A and 3.B, the value of such creditor's collateral shall be that set forth in the Value column of paragraph 3.A and the Proposed Secured Claim Amount in paragraph 3.B, unless an objection to confirmation of this plan is timely filed. The filing of a proof of claim asserting a different value will not be deemed to constitute an objection. If the columns for Value or the Proposed Secured Claim Amount are left blank, the allowed secured claim amount shall be determined using the applicable provisions of the Bankruptcy Code and Bankruptcy Rules (hereinafter the "Claim Allowance Process"). The interest rate to be paid on any secured claim shall be that set forth in the plan unless an objection is timely filed.

ALLOWANCE OF OTHER CLAIMS. The amount of all other allowed claims to be paid through the Plan shall be determined pursuant to the Claims Allowance Process, unless a timely objection to the plan is filed. However, creditors must timely file a proof of claim before the Trustee will disburse on any allowed claim under the confirmed plan.

1. PAY	MENT	' AND	LENGTH	OF PL	AN
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A.	Debtor[s] shall pay \$ 405.00 per month to the Chapter 13 trustee starting on the first date set for the meeting of creditors
held p	oursuant to 11 U.S.C. § 341 and continuing thereafter on the 25th day of each following month for approximately 60 months
	Other payments to Trustee:
C.	Check applicable length: (i) The number of months necessary to pay required distributions under paragraphs set forth below
in this	Plan, estimated at months; (ii) Not less than 36 months to be extended as necessary to pay required distributions under
parag	raphs 2 - 7 below; or (iii) 60 months. Cause exists to extend the length of the plan beyond three years.

2. TRUSTEES PERCENTAGE FEE Prior to or at the time of disbursements under this plan, the trustee may collect the percentage fee allowed under 28 U.S.C. § 586(e).

3. SECURED CLAIMS PAID BY THE TRUSTEE

A. MOTIONS TO VALUE COLLATERAL AND TO VOID LIENS UNDER 11 U.S.C. § 506

Debtor moves to value the collateral of creditors as indicated below. Trustee shall pay allowed secured claims the value indicated or the amount of the claim, whichever is less. The portion of any allowed claim that exceeds the value indicated shall be treated as an unsecured claim. Debtor moves to void the lien of any creditor listed below as having collateral with "NO VALUE."

Creditor	Collateral	Scheduled Debt	Value	Interest Rate	Monthly Pmt.
-NONE-					

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		CT TO 11 U.S.C. § 506 For aid in the amount of the Property of			
the terms set forth bel	ow:				
Creditor	Collateral	Proposed Secured Claim Amount (if less than claim)	Estimated Claim Amount	Interest Rate	Monthly Pmt.
-NONE-		ress than enamy			
<u> </u>	for the proposed see	ured claim amount is left b	alank the secured clain	a amount to be noid she	all ha the entire
		e portion of any allowed cla			
		r proposes that the affect			
		A WRITTEN OBJECTI			
		OTH THE PLAN AND T			
THEREIN.					
commence before corparagraphs 3A and 3I percentage fee on such adequate protect to a secured creditor, otherwise provided in D. ADMINISTRA? the proof of claim, the interest rate shall be 7 in paragraph 10(d) be funds available after the payments set forth in funds on all claims sp. 4. DEBTOR ATTO of \$ 2,750.00 ; of	afirmation of the plase above to any credit h funds. If such fundion payments follow the debtor shall make the plan, any pre-centre of the provision payments follow the debtor shall make the plan, any pre-centre of the provision of the provision of the payment of amount is plan, then the precified in paragraph of the provision of the payment of the	uant to Standing Order Non making adequate protect tor listed above who has fileds are not disbursed prior twing dismissal or conversions adequate protection pay confirmation lease payments. IS REGARDING SECURATION TO SECURAT	ion payments in the moled a proof of claim. To the dismissal or convolution. If the plan provides ments on such claim as a shall be made directly RED CLAIMS Notwith the rate specified above, ective date of the confinate to the confirmation der a higher order of dia distribution, based or monthly payment made ications, the plan reques otherwise specified in	onthly payment amount the Trustee is permitted tersion of the case, the that the debtor shall me provided in 11 U.S.C. to by the debtor and not astanding any contrary and if no interest rate remation order and unleed the determinant of the extent the distribution to make the first the monthly payment the under paragraph 7.(a) ests allowance of attorn paragraphs 10(c) or 10	specified in to collect a trustee may disburse ake payments directly § 1326(a)(C). Unless by the trustee. interest rate stated in its so specified, the se otherwise specified are are not sufficient full monthly amounts, of available to the specified are the sufficient full would be sufficient f
507(a), including allo set forth in section 50 claims is \$ 11,512.0 6. NON-PRIORIT Not Separately C Not less	on for the payment of wed administrative 7(a), unless otherwind . Y UNSECURED Collassified. Allowed retains \$500.00 to	of debtor attorney fees set the expense claims and domes see specified in paragraphs CLAIMS con-priority unsecured claims to distributed pro rata.	tic support obligations, 10(c) or 10(d) below.	will be paid in full in	the order of priority
	than percent. distribution from an	ny funds remaining.			
(b) Separately classic					
Creditor	Basis f	or classification	Treatment		Amount
-NONE-					
	l			<u> </u>	
		FAINING PAYMENTS for arrearages, and the Tr	ustee shall pay regular	postpetition monthly p	ayments to these

of Debt

Collateral or Type

Estimated Arrearage

Interest Rate

(Arrearage)

Creditor

-NONE-

Regular Monthly

Payment

Monthly Arrearage

Payment

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(b) The Trustee shall pay allowed claims for arrearages, and the <u>debtor</u> shall pay regular postpetition monthly payments directly to 2 5 these creditors:

Creditor	Collateral or Type	Estimated Arrearage	Interest Rate	Monthly Arrearage	Regular Monthly
	of Debt		(Arrearage)	Payment	Payment
Bank of America	Residence: 989 W 875 S, Lehi, UT 84043	8,000.00	0.00	PRO RATA	1,350.00

8. EXECUTORY CONTRACTS AND UNEXPIRED LEASES

All executory contracts and unexpired leases are rejected, except the following are assumed:

Creditor	Property Description / Treatment by Debtor
-NONE-	

9. COLLATERAL SURRENDERED AND RELIEF FROM THE AUTOMATIC STAY

The debtor surrenders the following collateral to the secured creditor. Upon entry of the confirmation order, the automatic stay is lifted as to the collateral, which will, among other rights, permit the secured creditor to exercise its set off rights with respect to the surrendered collateral.

Creditor	Collateral to be Surrendered
Ally Financial	2009 Dodge Ram 1500, 15,000 miles

The Trustee shall make no distribution on any secured claim related to the surrendered collateral. The allowed amount of any unsecured deficiency claim will be any unsecured amount stated in the claim or any amendment thereto, provided, however, if a creditor fails to file any required amended claim for an unsecured deficiency within 180 days after the petition date, the claim will be deemed paid in full, and the Trustee will not make any distributions to such creditor. Any allowed unsecured claim will be paid pursuant to paragraph 6 of this plan.

10. OTHER PLAN PROVISIONS AND MOTIONS

- (a) <u>Lien retention</u>. Allowed secured claim holders retain liens until the earlier of the payment of the underlying debt determined under applicable nonbankruptcy law or the entry of discharge under 11 U.S.C. §1328
- **(b) Payment Notices.** Creditors and lessors provided for above in sections 7 or 8 may continue to mail customary notices or coupons to the debtor or Trustee notwithstanding the automatic stay.
- (c) Order of distribution. (check appropriate option)

If no monthly payment is specified, payments will be paid pro rata within the designated distribution level and payments to claims in a particular distribution level will be paid in full before distribution to claims in a lower distribution level. If monthly payments are specified, such monthly payments must be current, but such claim need not be paid in full, before distribution to a Class specified in a lower distribution level.

The trustee shall pay allowed claims in the order set forth below.

(1) Trustee's Percentage Fee under paragraph 2; (2) Secured Creditor Payments specified in Paragraph 3 and any
regular post-petition monthly payments required to be made by the Trustee under paragraph 7(a); (3) Attorney fees under paragraph 4;
(4) Claims entitled to priority under 11 U.S.C. §507(a)(1); (5) Arrearage payments under paragraph 7; (6) Remaining priority claims
specified under paragraph 5; (7) Non-priority unsecured claims specified under paragraph 6; (8) Other distributions required by the
plan;
or

In lieu of the distribution order specified above, the Trustee shall pay allowed claims in the following order: (1) Trustee's percentage fee under paragraph 2;

(d) Other Plan provisions:

(1) Any order confirming this plan shall constitute a binding determination that the debtor has timely filed all of the information required under 11 U.S.C. § 521(a)(1).

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- (2) Any allowed secured claim filed by a taxing authority not otherwise provided for by this plan shall be paid in full at the same distribution level as arrearage claims provided for under paragraph 7, with interest at the rate set forth in the proof of claim or at 0% per annum if no interest rate is specified in the proof of claim. Interest will run from (a) the petition filing date; or (b) the confirmation date.
- (3) Beehive Credit Union: Debtors will pay claim directly at \$411.00 per month.
- (4) Bank of America: Debtors will pay claim directly at \$1,350.00 per month
- (4) Permanent Other Provisions:

Concerning any debt which the debtors propose to pay directly in this plan, (a) The debtors will directly pay Beehive Credit Union at \$411.00 per month and Bank of America at \$1,350.00 per month without any modification to the terms of the original contract (e.g., no modifications to the balance owing, remaining term, interest rate, monthly payment, payment due date, etc.), (b) The debtor will not receive a discharge of this debt under Sec. 328; and (c) Neither the Court nor the Trustee will monitor the Debtor's compliance as to direct payments to any such creditor.

Unless otherwise ordered by the Court, or unless the Plan provides for a 100% return plus interest to creditors, the Debtors shall pay into the Plan the aggregate amount of yearly state and federal tax refunds that exceed \$1,000.00 that the Debtors receive or become entitled to receive during the three-year period, the Debtors will provide the Trustee with a copy of the first two pages of both state and federal tax returns. If the total refund of both federal and state tax returns for that year exceeds \$1,000.00, the excess shall be paid into the Chapter 13 Plan no later than June 10 of that year. However, the Debtors shall not be obligated to pay over tax refunds that have been properly offset by a taxing authority. Tax refunds paid into the Plan may reduce the overall plan terms if it is greater than thirty-six months, but in no event shall the amount paid into the Plan be less than thirty-six Plan payments plus all tax refunds in excess of \$1,000.00 during the three-year period described above.

Signed: /s/ Brian S. Wurtz

Attorney for Debtor (or Debtor(s) if not represented by an attorney)